

(2) THE TOTAL AMOUNT PAID BY THE BUYER SINCE THE LAST WRITTEN NOTICE.

(H) ADDRESS AND TELEPHONE NUMBER TO APPEAR ON BILLING STATEMENT.

THE HOLDER OF A RETAIL CREDIT ACCOUNT SHALL DISCLOSE HIS ADDRESS AND TELEPHONE NUMBER ON EACH BILLING STATEMENT FOR THE USE OF THE BUYER FOR STATUS AND BILLING INQUIRIES UNDER §§ 12-510 AND 12-511 OF THIS SUBTITLE.

(I) FORM OF INFORMATION.

EXCEPT AS OTHERWISE PROVIDED IN THIS SECTION, THE INFORMATION REQUIRED BY THIS SECTION MAY BE STATED IN ANY SEQUENCE, ORDER, OR FORM AND IN ONE OR MORE DOCUMENTS. ADDITIONAL ITEMS MAY BE INCLUDED WITH THE INFORMATION TO EXPLAIN THE COMPUTATIONS MADE IN DETERMINING THE AMOUNT TO BE PAID BY THE BUYER.

REVISOR'S NOTE: This section presently appears as Art. 83, §153C, except for §153C(a), which now appears as §12-502(a), the last sentence of §153C(b) (1), which now appears as §12-508, and §153C(g), which now appears as §12-510.

In subsection (a) of this section, the words "only" and "or with his consent" are added for purposes of clarity. The apparent intent, of course, is to require the consent of a buyer before an account may be established for him.

In subsections (f) et seq. of this section, the word "holder," which is defined in §12-501, is substituted for "seller" and "finance institution."

In subsection (h) of this section, reference to both "status" and "billing" inquiries is added for purposes of clarity.

With respect to the substitution of "finance charge" for "service charge," see revisor's note to §12-501(f).

With respect to the use of the terms "closed end" and "open end," see revisor's notes to §12-501(e) and (j).

The only other changes are in style.

12-504. MAXIMUM FINANCE CHARGE - IN GENERAL.